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	6	jnichols@maclaw.com Attorneys for Defendants Las Vegas Metrop	olitan			
	7	Police Department, Sheriff Joseph Lombardo,				
		Andrew Bauman, Matthew Kravetz, Supreet				
	8	David Jeong, and Theron Young				
1	9	INITED OTATES	NICTRICT COURT			
	9	UNITED STATES	DISTRICT COURT			
	10	DISTRICT (	OF NEVADA			
			_			
	11	PHILLIP SEMPER, an individual; COREY	Case			
	12	JOHNSON, an individual; ASHLEY MEDLOCK, an individual; CORY BASS, an	2:20-cv-01			
010	12	individual; MICHAEL GREEN, an				
0106-206 (201)	13	individual; DEMARLO RILEY, an	STIPULATION			
5		individual; BREANNA NELLUMS, an	EXTEND LVMI			
2	14	individual; CLINTON REECE, an individual;	RESPONSIV			
	1.5	ANTONIO WILLIAMS, an individual;	(CT CO.)			
	15	LONICIA BOWIE, an individual; CARLOS	(SECONE			
	16	BASS, an individual; and DEMETREUS BEARD, an individual,				
362-0711	10	BLAND, an individual,				
(70/	17	Plaintiffs,				
_	10					
	18	VS.				
	19	LAS VEGAS METROPOLITAN POLICE				
		DEPARTMENT, in its official capacity;				
	20	SHERIFF JOSEPH LOMBARDO,				
	21	individually and in his official capacity as				
	21	Sheriff of the Las Vegas Metropolitan Police Department; ANDREW BAUMAN,				
	22	individually and in his capacity as a Las				
		Vegas Metropolitan Police Department				
	23	Officer; MATTHEW KRAVETZ,				
	24	individually and in his capacity as a Las				
	24	Vegas Metropolitan Police Department Officer; SUPREET KAUR, individually and				
	25	in his capacity as a Las Vegas Metropolitan				
		Police Department Officer; DAVID JEONG,				
	26	individually and in his capacity as a Las				
		Vegas Metropolitan Police Department				
	27	Officer; THERON YOUNG, individually and				
	28	in his capacity as a Las Vegas Metropolitan Police Department Officer; CAESARS				
	20		1 62			
		$\mathbf{D}_{\alpha \alpha \alpha}$	1 of 2			

Marquis Aurbach

Craig R. Anderson, Esq. Nevada Bar No. 6882

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Case Number: 2:20-cv-01875-JCM-EJY

# **STIPULATION AND ORDER TO** EXTEND LVMPD DEFENDANTS' **RESPONSIVE PLEADING**

(SECOND REQUEST)

ENTERTAINMENT CORPORATION D/B/A RIO ALL-SUITES HOTEL; RIO PROPERTIES, LLC; JOHN CARLISLE, individually and in his capacity as an employee of the Rio Hotel & Casino; DOE LVMPD GANG TASK FORCE OFFICERS 1-10; DOE LVMPD OFFICERS 1-10; DOE LVMPD SUPERVISORS 1-5; DOE RIO EMPLOYEES 1-10,

Defendants.

# STIPULATION AND ORDER TO EXTEND LVMPD DEFENDANTS' RESPONSIVE PLEADING

### (SECOND REQUEST)

The Represented Plaintiffs, Connie Denise Semper, as Special Administrator for the Estate of Phillip Semper, Corey Johnson, Ashley Medlock, Michael Green, Demarlo Riley, Clinton Reece, and Lonicia Bowie, by and through their counsel of record, Christopher M. Peterson, Esq., of American Civil Liberties Union of Nevada and Defendants, the Las Vegas Metropolitan Police Department (the "Department" or "LVMPD"), Sheriff Joseph Lombardo ("Lombardo"), Andrew Bauman ("Bauman"), Matthew Kravetz ("Kravetz"), Supreet Kaur ("Kaur"), David Jeong ("Jeong"), and Theron Young ("Young"), collectively ("LVMPD Defendants"), by and through their counsel of record, Craig R. Anderson, Esq. and Jackie V. Nichols, Esq., of Marquis Aurbach, hereby agree and jointly stipulate the following:

- 1. The Represented Plaintiffs filed their Second Amended Complaint on September 21, 2022 [ECF No. 89].
- 2. The Represented Parties and LVMPD Defendants agree that an Answer or Motion to Dismiss shall be due 21 days from the filing of the Second Amended Complaint.
- 3. Defense counsel was in trial in *Faye Rivera, et al. v. Las Vegas Metropolitan Police Department*, et al., Eighth Judicial District Court, Clark County, Case No. A-17-766014-C from September 6, 2022 through September 12, 2022 and has not had an opportunity to review and prepare an Answer or Motion to Dismiss.

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4.	4. The Parties have agreed to a 2-day extension for LVMPD Defendants			
Answer or N	Motion to Dismiss.			
5.	Accordingly, the deadline for LVMPD Defendants' Answer or Motion to			
Dismiss, cu	rrently due on September 22,	2022, be extended to and including Monday,		
September 2	26, 2022;			
6.	6. This is the Parties' second request to extend the deadline for LVMPI			
Defendants'	Answer or Motion to Dismiss.			
7.	7. The instant stipulation is being made in good faith and not for purposes o			
delay and that no party waives any arguments by entering into this stipulation.				
IT IS	S SO STIPULATED.			
Dated this 2	2nd day of September, 2022	Dated this 22nd day of September, 2022		
AMERICAN OF NEVAD	N CIVIL LIBERTIES UNION OA	MARQUIS AURBACH		
Christop Nevada	hristopher M. Peterson  her M. Peterson, Esq.  Bar No. 13932  th Rancho Drive, Suite B-11	By:/s/ Jackie V. Nichols Craig R. Anderson, Esq. Nevada Bar No. 6882 Jackie V. Nichols, Esq.		

By: /s/ Jackie V. Nichols
Craig R. Anderson, Esq.
Nevada Bar No. 6882
Jackie V. Nichols, Esq.
Nevada Bar No. 14246
10001 Park Run Drive
Las Vegas, Nevada 89145
Attorneys for Defendants Las Vegas
Metropolitan Police Department,
Sheriff Joseph Lombardo, Andrew
Bauman, Matthew Kravetz, Supreet
Kaur, David Jeong, and Theron Young

## **ORDER**

The above Stipulation is hereby GRANTED.

IT IS SO ORDERED this 22nd day of September, 2022.

UNITED STATES MAGISTRATE JUDGE